

**IN IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

WHIRLPOOL CORPORATION,

Plaintiff,

V.

Case No. 2:20-cv-00341-JRG-RSP


YIHANGGOU TRADING CO., LTD.,
MIDDLE BRIDGE LTD., NINGBO
PUREZA TECHNOLOGY, LLC, DA
TOUXIANG TECHNOLOGY CO., LTD.,
MELEDO COMPANY LIMITED, MT.
PURITY, LIAMS LITTLE SHOP OF
FILTERS, and CHATR TECHNOLOGY,
LLC,

Defendants.

ORDER

Plaintiff Whirlpool Corporation previously filed two motions: (1) the Motion for Default Judgment and Permanent Injunction Against Defendants Middle Bridge Ltd.; Ningbo Pureza Technology, LLC; Meledo Company Limited; and Mt. Purity (Dkt. No. 19) and (2) the Motion for Default Judgment and Permanent Injunction Against Chatr Technology, LLC; Liam’s Little Shop of Filters; YiHangGou Trading Co; and Da Touxian Technology Co., Ltd. (Dkt. No. 35) (collectively, the “Motions”). Magistrate Judge Payne entered a Report and Recommendation (Dkt. No. 39), recommending entry of default judgment containing a permanent injunction against all Defendants. Because no objections have been filed and because of the reasons set forth in the Report and Recommendation, after *de novo* review, the Report and Recommendation is **ADOPTED**. It is therefore **ORDERED** that the Plaintiff’s Motions (Dkt. Nos. 19, 35) are **GRANTED**. The permanent injunction as set forth in the Report and Recommendation will be entered.

So ORDERED and SIGNED this 22nd day of December, 2021.



RODNEY GILSTRAP
UNITED STATES DISTRICT JUDGE